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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/615,712	07/08/2003	Dale Pestes	CDM:3912.9999	9438	
	7590 10/18/200 uer McClung & Stenze	EXAMINER			
1600 ODS Tow	er e	APANIUS, MICHAEL			
601 SW Second Avenue Portland, OR 97204-3157			ART UNIT PAPER NUMB		
,			3736		
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			MAIL DATE	DELIVERY MODE	
			10/18/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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Office Action Summary		Application No	·	Applicant(s)		
		10/615,712		PESTES ET AL.		
		Examiner		Art Unit		
		Michael Apaniu	s.	3736		
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
WHICHEVER IS LONG - Extensions of time may be avarafter SIX (6) MONTHS from the If NO period for reply is specification. - Failure to reply within the set of the Indian set	UTORY PERIOD FOR REPL SER, FROM THE MAILING I aliable under the provisions of 37 CFR 1. e mailing date of this communication. led above, the maximum statutory period or extended period for reply will, by statu- te later than three months after the mailing t. See 37 CFR 1.704(b).	DATE OF THIS C .136(a). In no event, ho d will apply and will expir tte, cause the application	OMMUNICATION wever, may a reply be time e SIX (6) MONTHS from to become ABANDONE	I. the mailing date of this communication. D (35 U.S.C. § 133).		
Status		•				
1) Responsive to co	ommunication(s) filed on 167	August 2007.	,	· · · · · · · · · · · · · · · · · · ·		
2a) This action is FIN	action is FINAL . 2b) This action is non-final.					
• • • • • • • • • • • • • • • • • • • •	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accorda	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims			•			
4)⊠ Claim(s) <u>6</u> is/are 4a) Of the above 5)□ Claim(s) is 6)⊠ Claim(s) <u>6</u> is/are 7)□ Claim(s) is	rejected.					
		·				
Application Papers	· · · · · · · · · · · · · · · · · · ·					
10) ☐ The drawing(s) fil Applicant may not Replacement draw	is objected to by the Examired on is/are: a) acrequest that any objection to the ing sheet(s) including the correstation is objected to by the Example.	ccepted or b) occepted or b) occepte	ld in abeyance. See the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. §	i 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s) 1) Notice of References Cited 2) Notice of Draftsperson's P 3) Information Disclosure Sta	atent Drawing Review (PTO-948) tement(s) (PTO/SB/08)		Interview Summary Paper No(s)/Mail Da Notice of Informal F Other:	ate		

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 8/16/2007 has been entered. The amendment to claim 6 is acknowledged.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Gradone (US 3,712,296) in view of Trenz et al. (US 6,745,427).
- 4. Gradone discloses a method of collecting a specimen with a swab and depositing a specimen into a collection device comprising: (a) providing a swab (figure 1) having a swab tip which is releasably attached to one end of a unitary elongate handle (18); (b) providing a sleeve (14) which is not attached to said swab tip and is slidable along said handle; (c) collecting a specimen on said swab tip (column 2, lines 33-35); and (d)

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placing said swab such that said swab tip is adjacent to an opening in a collection device (column 2, lines 36-39).

- 5. Although Gradone discloses displacing the swab tip into a collection device without any of said handle or said sleeve being attached by pushing the handle (column 2, lines 36-43), a step of urging the sleeve along the handle and against the swab tip to remove the swab tip completely from the handle is not expressly disclosed.
- 6. Trenz teaches an alternative means for removing a tip from a handle. In particular, Trenz teaches urging a sleeve (6 in figure 2) along a handle (5) and against a tip to remove the tip completely from said handle allowing said tip to drop without either of said handle or said sleeve being attached. The configuration of Trenz allows the tip to be removed without touching the tip itself (column 1, lines 43-46). Note that it is well known and routine in the art to substitute alternative known elements and steps.
- 7. Therefore, it would have been obvious to one having ordinary skill in the art at the time of invention to have modified the method of Gradone by urging a sleeve against the tip as taught by Trenz in order to achieve the predictable result of removing the swab tip without touching the swab tip itself.

Response to Arguments

8. Applicant's arguments with respect to amended claim 6 have been considered but are most in view of the new ground(s) of rejection.

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Conclusion

9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Mueller, JR. (US 2004/0260201) discloses a cytology brush with a releasable end portion.

- 10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Apanius whose telephone number is (571) 272-5537. The examiner can normally be reached on Mon-Fri 8am-4:30pm.
- 11. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Max Hindenburg can be reached on (571) 272-4726. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.
- 12. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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